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Table of Contents.

Miscellaneous Notices

Notice of application for Private Bill to incorporato Alexandra Company for canning meats, fruit, fish, &c	283
Estato of Christian Musselman, deceased, intestate	283
Notice respecting Private Bills, Provincial Parliament	283
Notice of application for Private Bill to incorporate B. C. Insurance Company	284
Respecting the issue of a Crown Grant to R. Finlayson	284
Respecting the issue of a Crown Grant to Daniel Lindsay	284 284
Estate of Alvin Burgess Ordway deceased intestate	
Laying over Claims in Cassiar District	284
Re Alexander Clyde, Insolvent	284
Laying over claims in Kootenay District	284
Notice relating to Private Bills, Dominion Parliament	284
Laying over Claims, Cariboo	284
Estate of Isaac Cloake, deceased, intestate	214
Notice respecting Retail Liquor Licences, Cassiar	284
Notice of Writ of Attachment-Kammerer v. Hibben	284

Appointments.

Provincial Secretary's Office, November 17th, 1876.

HIS EXCELLENCY the Lieutenant-Governor has been pleased to appoint P. O'REILLY, Esq., to form a Court of Appeal under the "Assessment Act, 1876," for the District of New Westminster.

Provincial Secretary's Office, November $24th_1$ 1876.

HIS EXCELLENCY the Lieutenant-Governor has been pleased to appoint WILLIAM POLLARD, Esq., to be a Notary Public.

Proglamations.

[L. S.]

A. N. RICHARDS.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, hy the Grace of God, of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members elected to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Our said Province, at Our City of Victoria, on Wedensday, the twenty-second day of November instant, to have been commenced and held, and every of you—GREETING.

A PROCLAMATION.

A. C. ELLIOTT, Attorney-General. WHEREAS the meeting of the Legislature or Parliament of the Province of British Columbia, stands called for Wednesday, the twenty-second day of November instant, at which time, at Our City of Victoria, you were held and constrained to appear.

Victoria, you were held and constrained to appear.

NOW KNOW YE that for divers causes and considerations, and taking into consideration the case and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on Thursday, the Twenty-first day of December next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, and therein to do as may seem necessary. Herein fail not.

IN TESTIMONY WHEREOF, We have eaused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: WITNESS the Honorable ALBERT NORTON RICHARDS, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria, in Our said Province, this cleventh day of November, in the year of Our Lord One Thousand Eight Hundred and seventy-six, and in the fortieth year of Our Reign.

By Command. CHAS, E. POO

CHAS. E. POOLEY,

Registrar Supreme Court.

Govennment Notices.

Provincial Secretary's Office, October 7th, 1876.

THE Regulations for the open Competitive Examination for the Civil Service of India, in 1877, ean be seen on application to the Provincial Secretary.

A. C. ELLIOTT,

Provincial Secretary.

NOTICE.

NOTICE IS HEREBY GIVEN, that the undermentioned persons who have paid certain instalments on land in New Westminster District, are required to pay the balance due on the several lots of land set against their respective names, within twelve months from date hereof. In default the said lands will be forfeited, in accordance with Clause 79 "Land Act, 1875."

Names.	Description of Land. Amount du	e. Total.
A. R. Howse and Charles Sinne	Block 6 N., Range 1 E., Section 23	
Joseph T. Baldwin		
John RobsonIsaac Oliver		90 39
	30 80	
	Block 5 N., Range I W., Section 4 10 10	
	,, ,, 9 80 80	
John Cooper	Lot 167, Group 1	- 252 5 0 115 9 5
William Clarkson		115 95
	,, ,, ,, 11 80 80	
	,, ,, ,, 16	
	Block 5 N., Range I E., Section 2 100 00	
	,, ,, ,, 9	
	11	
	,, ,, ,, 11	
	10 10	
	Block 4 N., Range 4 W., Section 16	
	Block 5 N., Range 4 W., Section 25 11 25	
John Gustavus Norris	Block 4 N., Range 5 W., Section 5 80 00	626 80
	0 00 00	}
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1
	Block 4 N., Range 6 W., Section 1	
	Block 5 N., Range 5 W., Section 30	
	,, ,, 31	
	Block 5 N., Range 6 W., Section 25	
	80 00 , , , , , , , , , , , , , , , , ,	
	,, ,, 35 80 00	
	,, ,, 36 80 00	
oseph Wilson	DI 1 / N D	- 880 00
овери и изон	Block 4 N., Range 5 W., Section 1 80 00	
	,, ,, 2	
	,, ,, ,, 3	
•), ;, ;, 4	
	,, ,, 10	
	,, ,, 11 80 00	
	Block 5 N Bargo 5 W Sodien 22	
	Block 5 N., Range 5 W., Section 33	
F 1 D1 . A 27 .		800 00
loody, Dietz & Nelson	Lot 129, Group 1	300 00
	Liot 132	
	Block 5 N., Range 2 W., Section 34 80 00	
	,, Range 4 W., Section 19 48 00	
enry Forman	Lot 76, Group 1	288 00
oon, Gan & Mow	Lot 171, Group I	23 33
! 1 T	Diock 5 N., Range 5 W., Section 20	18 00
The Bollet de sissis seedens estates	Block 4 N., Range 4 W., Section 2	
	" " " " 106 66	
	;; ;; 4	
	106 66 106 66	
	11 11 9 105 32	
	72 66	
	" " " 34 66	
	" , 17 102 66	
	,, ,, 20 50 00	000
eorge Jenkinson	Block 5 N., Range 5 W., Section 13.	898 60
enry F. P. Crease	Block 4 N., Range 6 W., Section 10. 106 66	7 50
	" " 15 106 66	
		213 32
um Shoong	17 17 12	106 66
um Shoong		133 32
um Shoong dhn Green dwin Johnson	Block I N., Range I E., Section 29	
um Shoong	Block 1 N., Range 1 E., Section 29. 80 00	
um Shoong	11 11 30 80 00	
dwin Johnson	, , , 32	240 00
dwin Johnsonremiah Rogers	104 95	240 00
remiah Rogers	, , , 32	240 00

Lands and Works Department, Victoria, 4th November, 1876.

F. GEO. VERNON, Chief Commissioner of Lands and Works. CIRCULAR.

Downing Street, 2nd August, 1876.

Sir, I have the honor to transmit to you for publication in the Colony under your Government, a copy of a Trenty between Her Majesty and the King of the Belgians for the mutual surrender of fugitive criminals as well as a copy of the Order in Council of the 21st ultimo, for carrying that Treaty into effect.

I have, etc., CARNARVON. (Signed)

To the Officer administering the Government of Vanada

At the Court at Osborno House, Isle of Wight, the 21st day of July, 1876. PRESENT,

The QUEEN's Most Excellent Majesty in Council. The QUEEN's Most Excellent Majesty in Council.

WHEREAS by an Act of Parliament made and passed in the Session of Parliament holden in the thirty-third and thirty-fourth years of the Reign of Her present Majesty intituled "An Act for amending the law relating to the Extradition of Criminals," and also by an Act of Paliament unde and passed in the Session of Parliament holden in the thirty-sixth and thirty-seventh years of the reign of Her present Majesty, intituled "An Act to amend the Extradition Act, 1870," it was amongst other things enacted, that where an arrangement has been made with any foreign State with respect to the surrender to such that where an arrangement has been made with any foreign State with respect to the surrender to such State of any fugitive criminals, Her Majesty may, by Order in Council, direct that the said Acts shall apply in the case of such foreign State; and that Her Majesty may, by the same or any subsequent Order, limit the operation of the Order, and restrict the same to fugitive criminals who are in or suspected of being in the part of Her Majesty's dominions specified in the Order, and render the operation thereof subject to such conditions, exceptions, and quatifications, as may be deemed expedient:

And whereas a Treaty was concluded on the twentieth day of May, one thousand eight hundred and seventy-six, between Her Majesty and the King of the Belgians, for the Mutual Extradition of Fugitive Criminals, which Treaty is in the terms following:—

following:

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, and His Majesty the King of the Belgians, having judged it expedient, with a view to the more complete prevention of crimejwithin their respective territories, that persons charged with or convicted of the crimes hereinafter enumerated, and being fugitives from the justice of their country, should, under certain circumstances, be reciprocally delivered up; Their said Majesties have named as their Plenipotentiaries to conclude a Treaty for this purpose, that is to say:—

purpose, that is to say:—

Her Majesty the Queen of the United Kingdom of Great Britain and Ireland, John Savile Lumley, Esquire, Companion of the Most Honourable Order of the Bath, Her Envoy Extraordinary and Minister Plenipotentiary to His Majesty the King of the

Plenipotentiary to His Majesty the King of the Belgians; And His Majesty the King of the Belgians, the Count d'Aspremont-Lyden, Officer of His Order of Leopold, Commander of the Order of the Ernestine Branch of the House of Saxony, Grand Cross of the Orders of Leopold of Austria, of the Legion of Honour, of the Lion of the Netherlands, and of the White Eagle of Russia, &c., &c., Member of the Senate, His Minister of Foreign Affairs;

Who after having communicated to each other

Who, after having communicated to each other their respective full powers, found in good and due form, have agreed upon the following articles:—

ARTICLE I.

It is agreed that Her Britannic Majesty and His Majesty the King of the Belgians, shall, on requisition made in their name by their respective Diplomatic Agents, deliver up to each other reciprocally, any persons, except as regards Great Britain, native born and naturalized subjects of Her Britannic Majesty, and, and naturalized subjects of Her Britannic Majesty, and, except as regards Belgium, those who are by birth or who may have beeome citizens of Belgium, who, being accused or convicted as principals or accessories, of any of the crimes hereinafter specified, committed within the territories of the requiring party, shall be found within the territories of the other party:

1. Murder (including assassination, parricide, infanticide, and poisoning), or attempt to murder.

2. Man laughter.
3. Counterfeiting or altering money, or uttering counterfeit or altered money.

4. Forgery, counterfeiting, or altering or attering what is forged or counterfeited or altered.

Embezzlement or larceny

5. Embezzlement or larceny.
6. Obtaining money or good by falle pretence.
7. Crimes by bankrupts against bankruptey law.
8. Fraud by a bailee, banker, agent, factor, tru tee, or director, or member or public officer of any company, made criminal by any law for the time being in force.
9. Rape: Carnal knowledge of a girl under the age of ten years; carnal knowledge of a girl under the age.

of ten years; carnal knowledge of a girl above the age of ten years and under the age of twelve year; indecent assault upon any female or any attempt to have carnal knowledge of a girl under twelve years of

10. Abduction, 11. Child Stealing, 12. Kidnapping.

13. Burglary or housebreaking.

14. Arson.

15. Robbery with violence (including intimida-

tion.)
16. Threats by letter or otherwise with intent to

17. Piracy by law of nations.
18. Sinking or destroying a vessel at sea, or attempting or conspiring to do so.
19. Assaults on logarly which ou the high seas with

19. Assaults on board a ship on the high seas with intent to destroy life or to do griever's bodily harm, 20. Revolt or conspiracy to the hytwo or more persons on board a ship on the high seas against the authority of the master, nhori' f the master.
21. Ferjury and subornation of perjury.
22. Malicious injury to property, if the offence be

indictable.

23. Aggravated or indecent assault.
Provided that the surrender shall be made only when in the case of a person accused, the commission of the crime shall be so established as that the laws of the country where the figitive or person accused shall be found would justify his apprehens in and commitment for trial if the crime had been there committed; and in the case of a person alleged to have been convicted, on such evidence as, according to the laws of the country where he is found, would prove that he had been convicted.

In no case can the surrender be made unless the crime shall be punishable according to the laws in force in both countries with regard to extradition.

ARTICLE II.

In the dominions of Her Britannic Majesty, the or than the Colonies or foreign possessions of Her Majesty, the manner of proceeding shall be as follows:

1. In the case of a person accused-

The requisition for the surrender shall be made to Her Britannie Majesty's Principal Secretary of State for Foreign Affairs by the Minister or other Diplomatic Agent of His Majesty the King of the Belgians, matic Agent of His Majesty the King of the Belgians, accompanied by a warrant of arrest or other equivalent judicial document, issued by a Judge or Magistrate duly authorised to take cognizance of the acts charged against the accused in Belgium, together with duly authenticated depositions or statements taken upon oath or upon solemn affirmation before such Judge or Magistrate, clearly setting forth the said acts, and containing a description of the person claimed, and any particulars which may serve to identify him. The said Secretary of State shall transmit such documents to Her Britannic Majesty's Principal Secretary of State for the Home Department, who shall then, by order under his hand and seal, signify to some Police Magistrate in London that such requisition has been made, and require him, that such requisition has been made, and require him, if there be due cause, to issue his warrant for the apprehension of the fugitive.

On the receipt of such order from the Secretary of State, and on the production of such evidence as would, in the opinion of the magistrate, justify the issue of the warrant if the erime had been committed United Kingdom, he shall issue his warrant

in the United Kingdom, he shall issue his warrant accordingly.

When the fugitive shall have been apprehended he shall be brought before the Police Magistrate who issued the warrant, or some other Police Magistrate in London. If the evidence to be then produced shall be such as to justify, according to the law of England, the committal for trial of the prisoner, if the crime of which he is accused had been committed in England,

the Police Magistrate shall commit him to prison to await the warrant of the Secretary of State for his surrender, sending immediately to the Secretary of State a certificate of the committal and a report upon the committal and a report upon

the Police Magistrate shall be such as would, according to the law of England, prove that the prisoner was convicted of the crime charged.

After the Police Magistrate shall have committed the accused or convicted person to prison to await the order of a Secretary of State for his surrender, such person shall have the right to apply for a writ of habeas corpus; if he should so apply, his surrender must be deferred until after the decision of the Court upon the return to the writ, and even then can only take place if the decision is adverse to the applicant.

The manner directed by Articles II and III of this Treaty.

The same rule shall apply to the cases of persons accused or convicted of any of the crimes specified in this Treaty, committed on the high seas on board any vessel of either country which may come into a port of the other.

ARTICLE V.

If the fugitive criminal who has been committed to prison be not surrendered and conveyed away within two months after such committal (or within two

follows:—

1. In the case of a person accused:—
The requisition for the surrender shall be made to the Minister for Foreign Affairs of His Majesty the King of the Belgians by the Minister or other Diplomatic Agent of Her Britannic Majesty, accompanied by a warrant of arrest or other equivalent judicial document issued by a Judge or Magistrate duly authorized to take cognizance of the acts charged against the accused in Great Britain, together with duly authenticated depositions or statements taken on eath or upon solemn sitions or statements taken on oath or upon solemn affirmation before such Judge or Magistrate, clearly setting forth the said acts and containing a description

of the person claimed, and any other particulars which may serve to identify him.

The Minister for Foreign Affairs shall transmit the warrant of arrest, with the documents thereto annexed, to the Minister of Justice, who shall forward the same to the proper judicial authority, in order that the warrant of arrest may be put in course of execution by the Chamber of the Council (Chambre du Conseil) of the Court of First Instance of the place of residence of the accused, or of the place where he may

The foreigner may claim to be provisionally set at liberty in any case in which a Belgian enjoys that right, and under the same conditions. The application shall be submitted to the Chamber of the Council

(Chambre du Conseil).

The Government will take the opinion of the Chamber of Indietments or Investigation (Chambre des Mises en Accusation) of the Court of Appeal, within whose jurisdiction the foreigner shall have been arrested.

The hearing of the case shall be public, unless the foreigner should demand that it should be with closed doors

The public authorities and the foreigner shall be eard. The latter may obtain the assistance of a heard.

Within a fortnight from the receipt of the documents, they shall be returned with a reasoned opinion, to the Minister of Justice, who shall decide and may order that the accused be delivered to the person duly authorized on the part of the Government of Her Britannie Majesty.

2. In the case of a person convicted—
The course of proceeding shall be the same as in the

The course of proceeding shall be the same as in the case of a person accused, except that the conviction or

State a certificate of the committal and a report upon the case.

After the expiration of a period from the committal of the prisoner, which shall never be less than fifteen days, the Secretary of State shall, by order under his hand and seal, order the fugitive criminal to be surrendered to such person as may be duly authorized to receive him on the part of the Government of His Majesty the King of the Belgians.

2 In the case of a person occurred—

The course of proceeding shall be the same as in the case of a person accused, except that the warrant to be transmitted by the Minister or other Diplomatic Agent in support of his requisition shall clearly set forth the crime of which the person claimed has been convicted, and state the fact, place, and date of his conviction. The evidence to be produced before the Police Magistrate shall be such as would, according to the law of England, prove that the prisoner

only take place if the decision is adverse to the applicant.

ARTICLE III.

In the dominions of the King of the Belgians, other than the Colonies or Foreign Possessions of His said Majesty, the manner of proceedings shall be as follows:—

1. In the case of a new table of the standard of the standard of the standard of the contrary.

ARTICLE III.

ARTICLE III.

If the fugitive criminal who has been committed to prison be not surrendered and conveyed away within two months after such committal (or within two months after the decision of the Court upon the return to a writ of habeas corpus in the United Kingdom), he shall be discharged from custody, unless sufficient cause be shown to the contrary.

ARTICLE III.

When any person shall have been surrendered by either of the High Contracting Parties to the other, such person shall not, until he has been restored or or had an opportunity of returning to the country from whence he was surrendered, be triable or tried for any offence committed in the other country prior to the surrender, other than the particular offence on account of which he was surrendered.

ARTICLE VII.

No accused or convicted person shall be surrendered, if the offence in respect of which his surrender is demanded shall be deemed by the party upon which demanded shall be deemed by the party upon which it is made to be a political offence, or to be an act connected with (connexea) such an offence, or if he prove, to the satisfaction of the Police Magistrate, or of the Court before which he is brought on habeas corpus, or to the Secretary of State, that the requisition for his surrender has in fact been made with a view to try to punish him for an offence of a political character.

ARTICLE VIII.

Warrants, depositions, or statements on oath, issued or taken in the Dominions of either of the two High Contracting Parties, and copies thereof, and certificates of or judicial documents stating the fact of conviction, shall be received in evidence in proceedings in the dominions of the other, if purporting to be signed or certified by a judge, Magistrate, or officer of the country where they were issued or taken. Provided such warrants, depositions, statements, copies, certificates, and judicial documents are authenticated by the oath or solemn affirmation of some witness, or by being scaled with the official scal of the Minister of Justice, or some other Minister of State.

State.

ARTICLE IX

The surrender shall not take place if, since the commission of the acts charged, the accusation, or the conviction, exemption from prosecution or punishment has been acquired by lapse of time, according to the laws of the country where the accused shall have taken refuge. have taken refuge.

ARTICLE X.

If the individual claimed by one of the two High Contracting Parties in pursuance of the present Treaty should be also claimed by one or several other sentence of condemnation issued in original or in an authenticated copy, to be transmitted by the Minister or other Diplomatic Agent in support of his requisition, shall clearly set forth the crime of which the person claimed has been convicted, and state the fact, place and date of his conviction. The evidence to be produced shall be such as would, according to the

ARTICLE XI.

If the individual chaimed should be nuder prosecution, or condemned by the Courts of the country where he has taken refuge, his surrender may be de-ferred until he shall have been set at liberty in due course of law.

In case he hould be proceeded against or detained in such country, on account of obligations contracted towards private individuals his surrender shall never-theless take place, the injured party retaining his right to prosecute his claims before the competent authority,

ARTICLE XII.

Every article found in the possession of the individual claimed at the time of his arrest shall, if the competent authority so decide, be seized, in order to be delivered up with his person at the time when the surrender shall be made. Such delivery shall not be limited to the property or articles obtained by stealing or by fraudulent bankruptey, but shall extend to everything that may serve as proof of the crime. It shall take place even when the surrender, after having been ordered, shall be prevented from taking place by reason of the escape or death of the individual claimed.

The rights of third parties with regard to the said

The rights of third parties with regard to the said property or articles are nevertheless reserved.

ARTICLE XIII.

Each of the High Contracting Parties shall defray the expenses occasioned by the arrest within its territories, the detention, and the conveyance to its frontier, of the persons whom it may consent to surrender in pursuance of the present Treaty.

ARTICLE XIV.

The stipulations of the present Treaty shall be applieable to the Colonies and foreign Possessions of the two High Contracting Parties.

The requisition for the surrender of a fugitive crim-The requisition for the surrender of a figitive criminal who has taken refuge in a Colony or foreign Possession of either Party, shall be made to the Governor or Chief Authority of such Colony or Possession by the Chief Consular Officer of the other in such Colony or Possession; or, if the fugitive has escaped from a Colony or Foreign Possession of the Party on whose behalf the requisition is made, by the Governor or Chief Authority of such Colony or Possession.

Such requisition may be disposed of, subject always, as nearly as may be, to the provisions of this Treaty, by the respective Governors or Chief Anthorities, who, however, shall be at liberty either to grant the surrender, or to refer the matter to their Government.

Her Britannic Majesty shall, however, be at liberty to make special arrangements in the British Colonies and Foreign possessions for the surrender of Belgian criminals who may there take refuge, on the basis, as nearly as may be, of the provisions of the present Treaty.

ARTICLE XV.

The present Treaty shall come into operation tendays after its publication in conformity with the laws of the respective countries.

After the Treaty shall so have been brought into operation, the Treaty concluded between the High Contracting Parties on the 31st July, 1872, shall be considered as cancelled, except as to any proceeding that may have already been taken or commenced in virtue thereof virtue thereof.

Either party may at any time terminate the Treaty on giving to the other six months' notice of its intention.

The present Treaty shall be ratified, and the ratifications shall be exchanged at Brussels as soon as may be within six weeks from the date of signature.

In witness whereof, the respective Plenipotentiaries have signed the same, and have affixed thereto the seals of their arms.

Done at Brussels, the twentieth day of May, in the year of our Lord one thousand eight hundred and seventy-six.

seventy-six.

(L.S.) J. SAVILLE LUMLEY.

CTE. D'ASPREMONT-LYNDEN. (L.S.)

And whereas the ratifications of the said Treaty were exchringed at Brussels on the twenty-eighth day of June last:

Now, therefore, Her Majesty, by and with the advice of Her Privy Council, and in virtue of the authority

Section 7.

F. GEO. VERNON,

Chief Commissioner of Lands & Works.

Victoria, 21st October, 1876.

committed to Her by the said recited Act , doth order, and it is hereby ordered, that from and after the fourth day of Anguet, one thousand eight hundred and so-venty six, the said Acts shall apply in the case of the said Treaty with the King of the Belgians.

> (Signed) C. L. PEEL.

NOTICE.

GENERAL Court of Assize and Gaol Delivery, A and of Nisi Prins, will be held at each of the undermentioned places as follows:—
Victoria, Tuesday, the 28th day of November,

at 11 a. m.

Nanaimo, Wednesday, the 6th day of December, st 11 a. m.

Dated 14th October, 1876.

By Command, A. C. ELLIOTT, Provincial Secretary.

Notice to Claimants of Land.

KAMLOOPS DIVISION OF YALE DISTRICT.

NOTICE is hereby given, in accordance with the provisions of the "Land Act, 1875," that the following lands situate in the Kamloops Division of Yale District, have been sub-divided by survey, and the map thereof has been forwarded to the office of John Ussher, Esq., Commissioner, Kamloops:—

Portions of Townships 100, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, and 201.

And that Claimants of any portion of this land, who have not obtained Crown Grunts thereof, should prove up their claims in accordance with Clause 21, "Land Act, 1875."

Forms of proof and declaration can be obtained at the office of the Commissioner, Kamloops.

F. GEO. VERNON.

Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, 12th August, 1876.

NOTICE.

OTICE IS HEREBY GIVEN, that the land within the following boundaries, and situate in the Coast District, is hereby reserved until further notice, viz.:—Commencing at a point at the mouth of Salmon River, on Dean's Channel; thence in a northerly direction, following the shore line of the channel and the centre of Clamsquot River, a distance of three miles; thence in an easterly direction, running parallel to Salmon River, a distance of four miles; thence true south, six miles; thence in a westerly direction, running parallel to Sulmon River, to the shore line of Dean's Channel; thence northerly, along the shore of the said channel, to the point of commencement.

F. GEO. VERNON,

F. GEO. VERNON, Chief Commissioner Lands and Works. Lands and Works Department, Victoria, 7th October, 1876.

HORNBY ISLAND.

NANAIMO DISTRICT.

NANAIMO DISTRICT.

NOTICE is hereby given, in accordance with Clause 23, "Land Act, 1875," that all the surveyed, unreserved, vacant Crown land situate on Hornby Island, Nanaimo District, as defined on the Official Map in the Land Office, Victoria, will be open for pre-emption and purchase at 10 o'clock a. m., on Wednesday, 8th November, at the office of Thos. L. Faweett, Esq., Government Agent, Nanaimo, Vancouver's Island, with the exception of the following sub-divisions:—

North & Section 1.
South-East & Section 2.
South-West & ,, 9. " 10. South-East 1

Section 7.

PUBLIC NOTICE.

COWICHAN ELECTORAL DISTRICT.

NOTICE is hereby given, that the following Highway is established in Cowiehan District, viz:—
Commencing at a point on the trunk road on the boundary line between Quamiehan and Somenos District, thence following the line of the existing road in an easterly direction a distance of 5 miles, more of less, to Mr. Charles Jordan's pre-emption claim Nor 1387, and including 16½ feet on each side thereof.

F. GEO. VERNON

F. GEO. VERNON, Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, 9th September, 1876.

MAYNE ISLAND.

COWICHAN DISTRICT.

NOTICE is hereby given that the following sub-division of land situate on Mayne Island, Cowichan District, is reserved for Government purposes, viz:-

East half of Section 12

F. GEO. VERNON

Chief Commissioner of Lands and Works. Lands and Works Department, Victoria September 16th, 1876.

PUBLIC HIGHWAY.

F. GEO. VERNON, Chief Commissioner Lands & Works.

Lands & Works Department, Vietoria, May 20th, 1876.

NOTICE TO CLAIMANTS OF LAND.

NEW WESTMINSTER DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," Annacis Island, situate in the Land Recording District of New Westminster, has been sub-divided by survey and the map thereof has been deposited in the office of E. Dickinson, Esq., New Westminster.

And that claimants of any portion of this land who have not obtained Crown Grants thereof, should prove up their claims in accordance with clause 21, "Land Act, 1875."

Forms of proof and declaration can be obtained at the office of the Commissioner, New Westminster.

F. GEO. VERNON Chief Commissioner of Lands and Works

Lands and Works Department, Victoria, September 23rd, 1876.

NOTICE.

NOTICE is hereby given, that the land within the following boundaries, and situate in New Westminster District is hereby reserved until further

Commencing at a point in Jervis Inlet in the centre of the channel of Prince of Wales Reach, due East from Dacre's point; thence following the centro of the said channel to the bend of the said Inlet and including all the land within a distance of three miles on both sides of the said centre line. on both sides of the said centre line.

F. G. VERNON,

Chief Commissioner of Lands and Works.

Land and Works Department, Victoria, 16th September, 1876.

NOTICE. PUBLIC

NOTICE IS HEREBY GIVEN, that the undersigned intends to cause possession to be taken of the following lots situate in the Town of Esquimalt, and known as sub-division of suburban Lot No. 21, Esquimalt District, for Graving Dock purposes, viz:-Lots 43, 44, 45, 46, 47, 48, 49, 50, 54, and 55.

F. GEO. VERNON,

Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, 22nd July, 1876.

PUBLIC NOTICE.

COWICHAN ELECTORAL DISTRICT. NOTICE is hereby given that the following Highway is hereby established in Cowichan District, viz:-

Commencing at a point on the Trunk Road on the section line between sections three (3) and four (4), Range four (1V); thence true East 75 chains more or less; thence North-East 90 chains more or less, to Lewis' bridge on the old Maple Bay and Somenos Road, and including sixteen and one half feet (16½) on each side thereof.

F. GEO. VERNON,

Chief Commissioner of Lands & Works.

Lands and Works Department,

Victoria, September 9th, 1876.

NOTICE

Highway, thirty-three (33) feet in width is hereby established in Cowiethan District, viz:

Commencing at a point on the trunk road, in Range two, where the Section line between Sections 10 and 11 crosses the same, thence East on said Section line 240 yards, more or less, including 16½ feet on each side thereof.

NEW WESTMINSTER DISTRICT.

OTICE is hereby given that all that tract of land situate in the District of New Westminster, containing 160 acres and known as Lot 149, Group 2, will be offered for sale at Public Auction, on the 13th day of November, 1876, in the city of New Westminster.

Upset price One Dollar per acre, \$1.00

F. GEO. WEDNOW.

Lands and Works Department, September, 16th 1876.

MAYNE ISLAND.

COWICHAN DISTRICT.

NOTICE is hereby given that the reservation of the North half of Section 9, Mayne Island, Cowiehan District, dated the 27th November, 1875, is

F. GEO. VERNON, Chief Commissioner of Lands & Works. Lands & Works Department, Victoria, September 16th, 1876.

HORNBY ISLAND.

NANAIMO DISTRICT.

NOTICE is hereby given, in accordance with Clause 60 "Land Act, 1875," that the following sub-divisions of Land situate on Hornby Island, Nanaimo District, are reserved for Government purposes visit poses, viz:-

S.E. ¹/₄ Section 5 Section 7.

F. GEO. VERNON, Chief Commissioner of Lands & Works. Lands & Works Department, Victoria, 21st October, 1876.

DENMAN ISLAND.

NAMAIMO DISTRICT.

NOTICE is hereby given, in accordance with Clause 60, "Land Act, 1875," that the following subdivisions of Land situate on Denman Island, Nanaimo District, are reserved for Government purposes, viz.:-

Lands & Works Department, Victoria, 21st October, 1876.

COWICHAN DISTRICT.

SEALED TENDERS, endorsed "Tenders for Repairs Trunk Road, Cowielian District," will be received by the undersigned up to 12 o'clock noon, on Friday, 20th November, next, for the construction of certain repairs to the Cowielian Trunk Road, of certain repairs to the Cowielian between Drinkwater's and Richardson's.

Plans and specifications can be seen, and blank forms of Tender and agreement to execute bond can be obtained at the office of H. Fry, Esq., Chemainus, and at the office of the Chief Commissioner of Lands and Works, Victoria.

Each Tender must be accompanied by an agreement to execute a bond, duly signed by the Contractor himself and two other responsible residents of the Province, in a penal sum amounting to \$250 for the faithful completion of the work.

Tenders will not be considered unless made strictly in accordance with the printed forms, and in the case of firms except there are attached the actual signature and place of residence of each member of

No Tender will be accepted unless accompanied with an agreement to execute a bond as above.

The lowest or any Tender not necessarily accepted.

F. GEO. VERNON,

Chief Commissioner of Lands & Works.

Lands & Works Department,

Victoria, 9th October, 1876.

DENMAN ISLAND.

NANAIMO DISTRICT.

NANAIMO DISTRICT.

NOTICE is hereby given, in accordance with Clause 23, "Land Act, 1875," that all the surveyed, unreserved vacant Crown Land situate on Denman Island, Nanaimo District, as defined on the Official Map in the Land Office, Victoria, will be open for pre-emption and purchase, at 10 o'clock, a.m., on Wednesday, 8th November, at the office of T. L. Fawcett, Esq., Government Agent, Nanaimo, Vancouver Island, with the exception of the following subdivisions: ing subdivisions :-

W. 1 of S.W. 1 Section	13
W. ½ of S.W. ¼ Section W. ½ of N.E. ¼	18
$W_{\cdot \frac{1}{2}}$,,	18
"	19
77	20
W. $\frac{1}{2}$ of S.W. $\frac{1}{4}$,,	21
37.73.7	1
$N.E{\frac{1}{4}}$	3
N.W. ½ Sections 31, 32, and 33.	21
Sections 31, 32, and 33.	

F. GEO. VERNON,

Chief Commissioner of Lands & Works. Lands & Works Department, Victoria, 21st October, 1876.

NOTICE.

A LL persons having claims against the Lands and Works Department are requested to present their accounts for settlement on or before the 1st of December next.

F. GEO. VERNON, Chief Commissioner of Lands & Works.

Lands and Works Department, Victoria, November, 3rd, 1876.

Notice to Claimants of Land.

LASQUETI ISLAND—NANAMO DISTRICT.

NOTICE is hereby given, in accordance with the provisions of the "Land Act, 1875," that Lasqueti Island, in the Land Recording District of Nanaimo, has been subdivided by survey, and the Map thereof has been deposited in the office of T. L. Faw-

cett, Esq., Nanaimo.

And that claimants to any portion of this land who have not obtained Crown Grants thereof, should prove up their claims in accordance with Clause 21 "Land

Act, 1875."

Forms of Proof and Declaration can be obtained at the office of the Commissioner, Nanaimo.

F. GEO. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, October 21st, 1876.

NOTICE.

NOTICE IS HEREBY GIVEN, that the land within the following boundaries, and situate in the Coast District, is hereby reserved until further notice, viz.:—Commencing at Potato Point, on Bute Inlet; thence true West, three miles; thence true North, six miles; thence true East, six miles; thence true South, six miles; thence true West, three miles, to the point of commencement.

F. GEO. VERNON, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, October 7th, 1876.

Miscellaneous Aotices.

LEGISLATIVE ASSEMBLY.

Private Bills.

Private Bills.

A LL applications for Private Bills, properly the subject of legislation by the Legislative Assembly of British Columbia, within the purview of the British North America Act, 1867," whether for the erection of a Briage, the making of a Railroad, Turnpike Road, or Telegraph Line; the construction or improvement of a flarbour, Canal, Lock, Dam, or Slide, or other like work; the granting of a right of Ferry; the incorporation of any particular trade or ealling, or of any Joint Stock Co.; or otherwise for grauting to any individual or individuals any exclusive or peculiar rights or privileges whatever, or for doing any matter or thing which in its operation would affect the rights or property of other parties, or relate to any particular class of the community; or for making any amendment of a like nature to any former Act,—shall require a Notice, clearly and distinctly specifying the nature and object of the application to be published as follows:—

A notice inserted in the British Columbia Gazette, and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each ease for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same mauner, give notice of the rates which they intend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and mentioning also whether they intend to creet a drawbridge or not, and the dimensions of the same. drawbridge or not, and the dimensions of the same.

J. ROLAND HETT,

Clerk of the Legislative Assembly.

House of Assembly, Victoria.

NOTICE

IS HEREBY GIVEN, that application will be made to the Legislature of British Columbia, at its next session, for an Act to incorporate the Alexandra Company for canning Meats, Fruits, Fish, &c., and for other purposes.

New Westminster, B. C. November 20th 1876.

NOTICE.

In the Goods of CHRISTIAN MUSSELMAN, deceased.

ALL persons indebted to the above estate are required to pay the amount due forthwith, and all parties having claims against the above estate, are requested to send them to the undersigned for payment, on or before the 24th December, 1876.

CHAS. E. POOLEY,
Official Administrator.

Victoria, 23rd November, 1876.

PUBLIC NOTICE

IS HEREBY GIVEN, that on and after the Sixteenth (16th) day of October, 1876, all Mining Claims legally held in the District of Kootenay will be laid over until the First (1st) day of June, 1877, subject to the Provincial Statutes and Ordinances made and provided for governing the working of Mining Claims during the close season.

CORNELIUS BOOTH,

Gold Commissioner.

Wild Horse Creek, 30th September, 1876.

Insolvent Act of 1875.

In the matter of ALEXANDER CLYDE, an insolvent. The matter of ALEATNDER CLIDE, an insolvent.

The Insolvent has made an assignment of his estate to me, and the Creditors are notified to meet at my Office, Wharf Street, Victoria, on Tuesday, 14th November, 1876, at 11 a.m., to receive statements of his affairs and to appoint an Assignee if they see fit.

C. T. DUPONT,

Wistoria, October, 1874, 1876.

Official, Assignee

Vietoria, October 16th 1876. Official Assignee.

NOTICE.

In the matter of the Estate and Effects of ALVIN BURGESS ORDWAY, deceased intestate.

A LL PERSONS who are indebted to the above estate are required to pay the amounts due forthwith; and all persons who have any claims against the said estate are required to send in their accounts, on or before the 16th day of December, 1876, to

CHAS. E. POOLEY,

Official Administrator.

Dated, Victoria, 16th September, 1876.

NOTICE

IS HEREBY GIVEN, that application will be made to the Legislature of British Columbia, at its next session, for an Act to incorporate the British Columbia Insurance Company.

New Westminster, B. C. 20th November, 1876.

"Crown Grants Ordinance, 1870."

SOUTH SAANICH DISTRICT.

NOTICE is hereby given, that I shall in pursuance of the provisions of the "Crown Grants Ordinance, 1870," and at the expiration of three calendar

nance, 1870," and at the expiration of three calendar months from the date hereof, recommend the issue of a Crown Grant to Roderick Finlayson of—
Sections 11, 12, and 13, Range I. East,

11, 12, and 13, 11. West, and
11, and 12, 11. West, in the South Saanieh District, unless objection be made to me, in writing, in the meantime, against the issue thereof.

H. R. W. ALKMAN

H. B. W. AIKMAN, Registrar-General.

Land Registry Office, 19th August, 1876.

"Crown Grants Ordinance, 1870."

QUAMICHAN DISTRICT.

NOTICE is hereby given, that I shall, in pursuance of the provisions of the "Crown Grants Ordinance, 1870," and at the expiration of three calendar months from the date hereof, recommend the issue of a Crown Grant to DANIEL LINDSAY, of—Section 3, Range VIII, and the Western half of Section 2, Range VIII, in the Quamichan District, unless objection be made to me, in writing, in the meantime, against the issue thereof.

N and after the 1st of October next, all Mining Claims in the Cassiar District may be laid over till the 15th of June, 1877, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

A. W. VOWELL, Gold Commissioner.

Laketon, September 1st, 1876.

INSOLVENT ACT OF 1875.

H. B. W. AIKMAN,

Registrar-General.

Land Registry Office, 28th October, 1876

NOTICE

Is hereby given, that on and after the 1st January, 1877, all Retail Liquor Licences for any Mining Creek upon which there shall be over 50 miners or others, will be chargeable as Licences of a like nature in a Town of not less than 50 inhabitants, viz: \$100 for each half year ending respectively on 30th June, and 31st December 31st December.

A. W. VOWELL.

DOMINION PARLIAMENT.

Substance of Rules Relating to Notices for Private Bills.

PARTIES intending to apply to Parliament for Private Bills giving any exclusive privilege, or profit, or private or corporate advantage, or for the amendment of any former act of a like nature, are notified that by the Rules of the two Houses of Parliament, published at length in the Canada Gazette, they are required to give two month's notice of their intended application in the Canada Gazette, and in a newspaper of the County or District affected, and to transmit to the Clerk of each House copies of the newspapers containing the first and last insertion of such notice. such notice.

In Quebee and Manitoba, the Notice is to be published in the English and French languages.

Every applicant for a Private Bill is required, Eight days before the opening of Parliament, to deposit with the Clerk of the House in which the Bill is to originate, a copy of such Bill with a sum sufficient to pay for the translation and printing of the same.

Between the second reading of the Bill and its consideration by the Committee to whom it is referred, the applicant is to pay a fee of \$200, besides the cost of printing the Act in the Statutes.

No Petition for a Private Bill is received by either House after the expiration of the first ten days of the

ROBERT LEMOINE, Clerk of the Senate.

ALFRED PATRICK, Clerk of the Commons,

Canada.

Ottawa, October 2nd, 1876.

GOLD COMMISSIONER'S NOTICE.

O^N and after the 1st November next, all claims in the Cariboo District may be laid over till the 20th May, 1877, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

H. M. BALL,
Gold Commissioner.

Richfield, October 17th, 1876.

NOTICE.

In the matter of the Estate and Effects of ISAAC CLOAKE, deceased, intestate.

A LL PERSONS who are indebted to the above Estate are required to pay the amounts due forthwith; and all persons who have any claims against the above Estate are required to send in their accounts on or before the 1st day of February, 1877, to

HENRY S. MASON,
Official Administrator.

Dated, Victoria, 1st November, 1876.

Gold Commissioner's Court.

CHRISTIAN WILLIAM KAMMERER, Plaintiff: THOMAS NAPIER HIBBEN, Defendant.

WRIT OF ATTACHMENT has issued in A this cause.

C. T. DUPONT,

Official Assignee.

Victoria, November 10th, 1876.

Printed every Saturday, by RICHARD WOLFENDEN, Government Printing Office, James' Bay, Victoria.